

CAPITAL

Killed on Third Reading.

SENATE SESSIONS

Important Measures Were Introduced, Some of Which Were Reported Upon Favorably, Others Unfavorably—Gainesville Charter Bill.

Tallahassee, April 19.—In the House Tuesday morning the committee to arrange for the trip to Pensacola at the invitation of the Chamber of Commerce, and to see the United States naval fleet, reported that low rates had been secured, and those desiring to take the trip would leave Tallahassee Friday afternoon, returning Monday. The report was adopted.

A resolution by Mr. Rawls of Leon, for a joint committee to visit the Colored Normal School at Tallahassee, was passed by the House.

Introduction of Bills.

The following new bills were introduced and referred:

By Mr. Rosborough of Alachua—To provide annuities for soldiers and sailors, and the widows of deceased soldiers and sailors of the State of Florida.

Also a bill to provide for the levy of a pension tax for 1905 and 1906, and to provide for the payment of pensions. This bill fixed the State tax levy for pensions at 4 mills for each of the years 1905 and 1906.

By Mr. Matthews of Bradford—To extend powers of Railroad Commission, so as to give them power and authority to regulate telegraph companies and telegraph charges for transmission of messages, the same as now vested in them to regulate railroads.

By Mr. Olmstead of Brevard—To provide for the creation of St. Lucie county, and for the organization and government thereof.

By Mr. McElroy of Levy—To amend law relative to carrying concealed weapons.

By Mr. Blanton of Madison—To repeal laws relative to appointment, compensation and duties of fish commissioners.

By Mr. Sistrunk of Marion—To amend law relative to working of convicts on public roads of the State.

By Mr. Roberts of Monroe—To amend Revised Statutes in relation to record and conveyances of real estate.

By Mr. Watson of Osceola—To provide system of opening roads in Osceola county.

By Mr. Wall of Putnam—To require the trustees of Internal Improvement Fund to pay into the State treasury all moneys now or to come into their hands as such trustees.

By Mr. McCallum of Walton—To prohibit carrying of concealed weapons.

Return of Battle Flags.

The joint committee to prepare program for the celebration of the return of Confederate flags by the United States to this State presented its report, suggesting a program of exercises for the occasion, to be held in the Hall of Representatives on May 2 at 10:30 o'clock.

Considerations of Bills.

By a vote of 18 to 46 the House refused to reconsider the vote on Mr. Noble's bill to provide for the erection of a governor's mansion.

The House passed the Senate bill, by Mr. Massey, relating to the assessment and collection of taxes by the city of Orlando.

The House bill to amend Chapter 4975, Laws of Florida, relative to a standard of weights and measures for the State, changing the standard weight for a bushel of sweet potatoes from 60 to 55 pounds, was passed, 46 to 12.

Mr. Sistrunk's bill for the relief of Marion county, appropriating \$3,260 for rent of armory in Ocala from 1890 to 1904, caused considerable discussion. Mr. Sistrunk eloquently and forcibly presented the merits of this measure, making one of the strongest short arguments heard in the House this session, and in spite of the bill having been unfavorably reported, Mr. Sistrunk succeeded in passing it through the House, by a vote of 35 to 22.

In the Senate.

When the Senate convened the following new bills were introduced:

By Senator Crane—To legalize and validate a certain bonding ordinance and bonding election of the city of Tampa.

By Senator Massey—To amend the law

for the preservation of wild deer, birds and other game, allowing but twenty quail per gun and three turkeys per day.

By Senator Massey—Providing for a local system for road work in Osceola county.

By Senator Neel—To amend the law relating to the intermarriage of white and colored persons.

By Senator Scott—To repeal the law providing for the payment of attorneys' fees in garnishment cases.

By Senator Davis—For the relief of S. F. Horsey, M. D., as agent of the State Board of Health for Nassau county.

By Mr. McCreary—To regulate the abolition of special tax school districts; also to regulate the attendance of pupils in special tax school districts; also a bill extending the limits and powers of the city of Gainesville.

Concurrent Resolution No. 11—It was resolved by the Legislature to accept the invitation of the Pensacola Chamber of Commerce to visit that city during the presence of the United States warships, and Friday, the 21st inst., was designated as the time for departure, returning not later than Monday.

Bills on Second Reading.

The following disposition was made of bills on second reading:

Mr. Faulkner's bill for the protection of those who have stock killed or injured by another, with or without malice toward the owner, or not having a lawful fence, was ordered engrossed.

Mr. Wilson's bill to limit the amount of bonds that may be issued by any city or town for municipal purposes, was ordered engrossed.

Mr. Blount's bill to define tenancies at will, and to prescribe the mode of terminating them, and to define the status of persons holding over under a written lease after the expiration of the term created thereby, was ordered engrossed for its third reading.

Mr. Crew's bill to amend Chapter 4032, Laws of Florida, the same being an act in relation to obtaining money, or any other personal property, under false promises, or for violation of contracts, and providing penalties therefor, and to prescribe a rule of evidence in such cases, passed its second reading and was ordered engrossed.

Mr. Jackson's bill fixing a penalty for cutting timber on the land of another, was indefinitely postponed.

The Senate adopted the judiciary committee amendment to Mr. Zim's bill enjoining clerks of courts from recording conveyances and mortgages of real estate that fail to comply with the provisions of this act, which was ordered engrossed for its third reading.

Mr. Brown's bill authorizing the county of Marion to issue county warrants for the purpose of remodeling the court house of Marion county, was ordered engrossed.

Judiciary committee amendments to Mr. Zim's bill prohibiting the exaction or the acceptance of a reward, compensation or remuneration by public officers or appointees for the performance, non-performance or violation of any act, rule or regulation that may be incumbent upon them to administer, perform, execute or have executed, were adopted and the bill advanced to its third reading.

Mr. Carter's bill to prohibit the transportation of spirituous, vinous or malt liquors by express companies, railroad companies or other common or public carriers, person or persons, operating drays, hacks, or other vehicles for transport into any county or counties in the State of Florida which have voted against selling spirituous, vinous or malt liquors, met its death on its third reading by a vote of 4 to 26.

The special order for the morning session was consideration of Mr. Scott's bill to repeal the law making incurable insanity a ground for divorce.

Senator Bailey made a speech in advocacy of its passage, after Senator Harris had explained the reasons for an unfavorable report from the judiciary committee. Senator Scott spoke but briefly in advocacy of his bill. On roll call the bill was passed by a vote of 22 to 8, and certified to the House.

The Senate then resumed consideration of bills on their third reading. Mr. Harris' bill to change the law relating to the appointment of foreman of grand jury, making it the rule for the presiding judge to select foremen of grand juries, was killed by a vote of 10 to 20.

Senator Massey's bill to amend sections 2435, 2436, 2437 of the Revised Statutes of 1892, relating to breaking and entering a dwelling house, other building, ship, vessel, or railroad car, and entering without breaking a

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As Pe-ru-na Cures Every Form of Catarrh, It Has Relieved More Cases of Grip Than All Other Remedies Combined.



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The Fear of Grip Makes People Nervous.

There is no remedy in the world that meets the conditions produced by the grip better than Peruna.

Peruna strengthens as it renovates, soothes while it stimulates, heals as it expurgates.

Peruna is not a purgative, or cathartic or sedative, or stimulant, nor a vegetable or mineral poison.

It reaches the source of all diseases of the mucous membranes by its action on the vaso-motor system of nerves.

After-Effects of the Grip.

Every person who has had la grippe during the last year should take a course of Peruna. No one need expect perfect recovery unless they do so.

The grip has produced catarrhal inflammation of the whole mucous membrane, and good health is impossible until these are restored to a normal condition. This Peruna will do.

A great many remedies have been suggested for this condition from time to time, but Peruna is the only remedy that has any substantial value in these cases.

It has never failed to give satisfaction.

A reward of \$10,000 has been deposited in the Market Exchange Bank, Columbus, Ohio, as a guarantee that the above testimonial is genuine; that we hold in our possession authentic letters certifying to the same. Every one of our testimonials are genuine and in the words of the one whose name is appended.

W. H. Parsons is Ex-State Senator and Ex-Special Judge of the Supreme Court of Texas, and was also Brigadier-General in Confederate Army. In a recent letter from 925 H street, N. W., Washington, D. C., this prominent gentleman says:

"Upon the recommendation of personal friends and many strong testimonials as to the efficacy of Peruna in the treatment of the numerous symptoms of the grippe with which I have been afflicted for four months past, I have been induced to undergo a treatment with this justly celebrated formula. I feel a decided change for the better after using it only one week.

"It is especially good in toning up the stomach and has had a decided effect upon my appetite. I therefore feel much encouraged that I am on the road to complete restoration.

"My numerous friends in Texas, where I have had the honor to command a brigade of her Veteran Cavalry in a four years' war, may accept this voluntary testimonial to the merits of Peruna as a sense of obligation on my part for its wonderful efficacy."—W. H. Parsons.

during forty years' experience and still occupies the unique position of being the leading (if not the only) specific remedy for the after-effects of la grippe.

No Time Like the Present.

If you are suffering from the after-effects of la grippe—if you have become discouraged in your attempts to cure yourself with other treatments, take a bottle of Peruna now.

A bottle of Peruna taken during the beginning of the disease is worth more

than a dozen bottles after the trouble has become deep-seated.

Miss Eugenie Lafortune of 110 Berriestreet, Montreal, Can., writes:

"Peruna cured me of a severe case of la grippe when nothing else had any effect on me. Five bottles did the work and they were worth hundreds of dollars for the comfort and health restored to me. I therefore feel that the least I can do is to gratefully acknowledge its merits."—Eugenie Lafortune.

Gainesville Foundry and Machine Works.

Iron and Brass Castings, Locomotive and Machinery repairs. We guarantee good work and prompt delivery at reasonable prices. Located in South Gainesville on S. A. L. and G. & O. Railroads.

"BLOOD ON CALVARY."

Old Colored Mammy's Voice Was Distinct for Thirty Miles.

The service of the East Florida Telephone Company is one of perfection, and patrons of the line have no "kick" in this direction. The instruments are first-class, and the sounds are as distinct as if the persons were talking within a few feet of each other.

The reporter had occasion Tuesday to call up Rochelle, and while waiting for an answer, enjoyed a rich melody of that famous hymn, "Blood on Calvary," which was being rendered by some old "mammy" of the ante-bellum type at a home near Hawthorn. The reason the reporter knew it was a colored voice was by the accent, and the reason he knew it came from near Hawthorn was because of the fact that it was the only point on that line where a telephone was located in a residence.

It was surmised that this "mammy" was rocking a baby to sleep, as the vibration of the rocker could be plainly heard, so sensitive was the line. It was so natural that one could imagine seeing the dear old woman as she rocked with the baby closely nestled to her breast.

W. H. SIBLEY,
PHYSICIAN AND SURGEON.

Dry hot air, medicated vapor baths and electrical treatment will be used in connection with medicine in the treatment of diseases of whatever nature or duration.
Office in Porter Bldg., 115 E. Main St. N. GAINESVILLE, FLORIDA.

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 4995, LAWS OF FLORIDA.

Notice is hereby given that C. W. Stephens, purchaser of Tax Certificate No. 295, dated the 3rd day of July, A. D. 1901, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Alachua county, Florida, to-wit:
S.W. 1/4 of N.W. Sec. 2, T. 2, R. 16 E.
The said land being assessed at the date of the issuance of such certificate in the name of Mrs. Martha Peadarrie.
Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 15th day of May, A. D. 1905.
Witness my official signature and seal this 6th day of April, A. D. 1905.
J. H. WINGGERS,
Clerk Circuit Court Alachua Co., Fla.

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